

## NEAR THREE MILLIONS MUST WORK FOR HAWAII

### Inventory Estate of Late Sam C. Allen. How to Get Money For Pearl Harbor.

Mark P. Robinson, J. O. Carter and Paul Muhlendorf, executors of the will of the late Samuel C. Allen, have filed an inventory of the estate. It shows a total valuation of \$2,325,172.35. The footings of each class are as follows:

Cash	\$73,731.56
Bonds	\$62,700.00
Sugar Plantation Stocks	\$405,984.43
Miscellaneous Stocks	\$603,683.00
Fire Claim Assignments	\$2,920.00
Real Estate	\$118,352.61
Bills Receivable, secured	\$296,074.32
Bills Receivable, unsecured	\$10,347.00
Bills Receivable, secured by collateral	\$455,279.12
Leasehold	\$100.00
Total	\$2,325,172.35

More than half of the cash is with Allen & Robinson, Ltd., the remainder with Bishop & Co. Of bonds the largest holding is \$222,700 O. R. & L. Co. six per cent. The heaviest holdings of sugar stocks is 1912 shares Oahu Sugar Co. par value \$100, placed at \$188,000 value; second, 685 shares Wai-anae Agricultural Co., par value \$100, at \$65,127; third, 4500 shares Ewa Plantation Co., par value \$20, at \$55,060.

Miscellaneous stocks are listed thus: 171 shares C. Brewer & Co., \$100 par value, \$9,216; 15 shares E. O. Hall & Son, \$100 par value, \$1,215; 202 shares Mutual Telephone Co., \$10 par value, \$2,020; 372 shares Oahu Railway & Land Co., \$100 par value, \$37,200; 4676 shares Allen & Robinson, Ltd., \$100 par value, \$467,600; 5 shares Hawaiian Fibre Co., \$100 par value, \$501.

The real estate is inventoried as follows: Allen block and Pierce building, Queen street, \$62,177.85; corner King and Richards streets, \$27,191.73; corner King and Alakea streets, \$5,400.82; Makiki property, \$4968.75; Ala property, \$1550; two lots at Puunui, \$240.50; Umi land, Kailua, \$3775; Pohakaa 37.55 acres and Kaloana 43.41 acres, \$3151.66; lot at Pearl City, \$476.30.

The estimate being evidently conservative, there is no doubt that the estate, in ordinary times when there was no depression, would liquidate at a value of three million dollars or more.

**JUDGE WILCOX'S WILL.**  
William Luther Wilcox made his will five days before his death. He leaves to his wife, Kahula Wilcox, one-third of his personal property absolutely and one-third of his real estate for life and, at her death, to her heirs. The same proportions of both classes of property are left to Wilhelmia, his adopted daughter. All the residue of his estate, real and personal, is to be divided among his brothers Charles, George, Albert and Samuel, the children of any deceased brother taking by right of representation. William O. Smith is nominated to be executor, with a request that he be exempt from giving a bond.

Mr. Smith, in a petition for probate of the will, gives the probable value and the character of the estate as follows: Real estate consisting of various parcels of land of an estimated value in all of \$75,000, and personal estate consisting of insurance policies, furniture, machinery, goods and chattels of an estimated value of \$20,000, or a total valuation of \$95,000.

The will was executed on July 7, 1903, in presence of Mabel D. Gee and E. C. Waterhouse, M. D.

**BIG INJUNCTION SUIT.**  
Argument in the injunction suit of Hawaiian Commercial & Sugar Co. vs. Wailuku Sugar Co. continued throughout yesterday before Judge De Bolt. After Mr. Hartwell concluded his speech from the previous day, W. O. Smith also addressed the court for the plaintiff. W. A. Kinney then took the floor and talked the rest of the day for the defendant.

**FORMER WAILUKU CASES.**  
A. S. Hartwell has filed a motion for a decree ordering plaintiff to pay costs including counsel fees in each of the injunction suits of Wailuku Sugar Co. vs. Hawaiian Commercial & Sugar Co. The first was to enjoin the construction of a tunnel by the defendant and the second to enjoin defendant from depositing debris in the Wailuku river bed. Deponent received a fee of \$250 in each of the Circuit and the Supreme Courts in each of the cases, or a total of \$1000, and incurred sundry other expenses on behalf of the defendant.

**OBJECTS TO JUDGE GEAR.**  
In the matter of the estate of R. W. Holt, deceased, or the forty-year old probate of will, Henry Smith, trustee, makes a special appearance for the purpose of moving that the petition of John F. Colburn filed June 16, 1903, be transferred for hearing to Judge J. T. De Bolt on the ground that Judge G. D. Gear is without jurisdiction to hear or determine the matters and things alleged and prayed for in said petition. The motion is based on the record and an affidavit of Clerk P. Danson Kellett Jr. to the effect that the presiding judge in accordance with the Circuit Court rules for the week including June 16, 1903, was the Honorable J. T. De Bolt, First Judge of the Circuit Court for the First Circuit.

**PETITION FOR GUARDIAN.**  
Samuel Andrews petitions that W. R. Castle be appointed guardian of four minor children of Maria N. Nalwai, late of Honolulu, also of Helen Kuloa and Louise Kanaaua, minors. The proposed wards are from thirteen to three years of age and the petitioner has been acting as their unofficial guardian, but he believes they ought to have a guardian appointed by the court to look after estate their own consisting of shares of corporations and pieces of land. Mr. Castle is mentioned as the choice of the children for their guardian.

### MARSTON CAMPBELL RESIGNS HIS OFFICE

Yesterday Marston Campbell mailed his resignation to Supt. Cooper, who, being out of town at the time had no opportunity to pass upon it. Mr. Campbell said yesterday he had rather resign than go without a long vacation. His serious runaway accident, the persecution of the Legislature, the hard, confining work, had all conspired to break him down. He needed and hoped to get a long vacation with his family, who are now on the coast for his wife's health.

### ASK JUDGMENT IN KOREAN CASES

Motion for judgment in favor of defendant was filed in United States court yesterday in the 113 Korean cases. The motion filed yesterday in each of the cases of F. W. Berger vs. E. F. Bishop sets out that Judge Estece sustained the demurrer of the defendant to the complaint of plaintiff on July 7th. Plaintiff was then given five days to file an amended complaint and it is alleged that the five days are up and no amended complaint has been filed. The plea for judgment is based on the pleadings and records in the case.

**INVESTMENTS APPROVED.**  
Judge De Bolt granted the petitions of W. O. Smith, guardian of Arthur F. K. Gay and Eric R. J. Gay, for leave to invest \$1000 for each ward respectively in bonds of the Oiaa Sugar Co. and the Hilo Railroad Co.

## AMERICA'S MOST GIFTED ARTIST DIES ABROAD

LONDON, July 17.—James McNeill Whistler, the artist, died today.

James McNeill Whistler was a son of Major George Washington Whistler of Baltimore. The painter received his education at the West Point military academy but having a bent for art did not follow an army career, but instead became a pupil of Gleyre, of Paris, and grew famous as a painter. Numerous foreign governments have showered decorations upon him. He was an officer of the Legion of Honor, Knight of the Order of St. Michael, Bavaria; an honorary member of the Royal Academies of Rome and Bavaria; member of numerous British art associations, and had won a great reputation all over Europe. Some of the most famous of his paintings are portraits of Carlyle, Sarasate, "The Peacock Room," and the portrait of his mother, which is on view in the Luxembourg Palace, Paris. He was the author of "Ten O'Clock," "The Gentle Art of Making Enemies" and the "Baronet and the Butterfly."

NEW YORK, July 17.—The decision of the court permits the Mercantile Trust Company to foreclose its mortgage on the shipbuilding trust for \$16,000,000. There will be an appeal.

The Mercantile Trust Company are suing for bondholders of the trust to foreclose the mortgage given to secure \$16,000,000 of a bond issue. The ship trust was organized a year ago with an authorized capital of \$20,000,000 and a provision for a bond issue of sixteen millions. The Trust Company sues because they claim that it was stated to them at the time they took the bonds that the trust had contracts on hand amounting to thirty-six millions on which there would be a profit of five million dollars. It is now claimed by the bondholders that this was a misrepresentation and that the trust only had fourteen millions in contracts and that there was no profit at all in sight. Before going ahead with the suit of foreclosure it was necessary to get permission from the court which appointed a receiver for the trust and at the same time issued a restraining order to prevent creditors from bringing suits against it.

WASHINGTON, July 17.—George Beaver, former chief of the Bureau of Statistics and Allowances of the Postoffice Department, has been indicted and arrested on a bench warrant for attempted bribery and various irregularities. Three thousand promotions, approved by the Secretary, were cancelled by Beaver.

Geo. W. Beaver was general superintendent of the salaries and allowances division of the Postoffice Department. At the opening of the postal scandal he resigned from his place under a cloud although his reputation for efficiency in that branch of postal work had given him a world-wide reputation. His work was, in part, to make the recommendations upon which thousands of clerks and other postal officials annually received promotions during the past few years in the department and the charge is now made that undue influences caused him to recommend the advancement of many and that promotions and bribery went hand and hand in the department under his control.

ROME, July 18.—The condition of the Pope early this morning shows a slight improvement. He is able to take more nourishment than he has been taking during the past few days. He sleeps quietly but he still has great difficulty in breathing and has become bedsores. Despite the improvement preparations for his death are still being made about the Vatican.

ROME, July 18.—The Pope is seriously depressed. His pulse is restless and fast and he complains of weakness and the need of rest. Nourishment does not benefit him and his case is less hopeful.

ATLANTIC HIGHLANDS, N. J., July 17.—The challenger defeated Shamrock I today by twelve minutes in a race of thirty miles.

NEW HAVEN, July 17.—The Constitution defeated the Reliance today, with a time allowance, in a race of thirty-seven miles, by eighteen minutes.

SAN FRANCISCO, July 17.—The Grand Jury has indicted Jacob Eppinger, head of the bankrupt firm of Eppinger & Co., for obtaining money under false pretenses. More indictments will follow.

TOKYO, July 17.—The Minister of the Interior has resigned on account of illness and will be succeeded by Baron Kodama.

BRUSSELS, July 17.—Russia has agreed to abide by the conditions of the international peace convention.

SAN FRANCISCO, July 17.—The Western refinery has advanced sugar ten cents per hundred.

PEKING, July 17.—The prohibition of the importation of arms ceases in August.

## CHINESE IN HAWAII FOR TREATY REVISION

The Chinese residents of English education are determined upon calling a mass meeting of their countrymen shortly, for the purpose of formulating a memorial to the Chinese Minister at Washington on behalf of treaty revision. This step is the result of a study of the situation by our progressive minded Chinese, a large proportion of whom are American citizens. It is understood that the United Chinese Society is committed to the movement.

The occasion of acting now is the near expiration of the treaty between the United States and China. The motive is a sense of injustice to China felt with regard to present treaty relations. These are considered to be of a jug-handled nature from the bestowal of favors to Americans in China which are withheld from Chinese in America. Especially, the continuance of a state of affairs which allows the existence of the Chinese Exclusion Act upon the statute books of the United States is something that sticks in the crop of the Chinaman, whose heart has begun to keep time with the throbs of the mighty Western civilization.

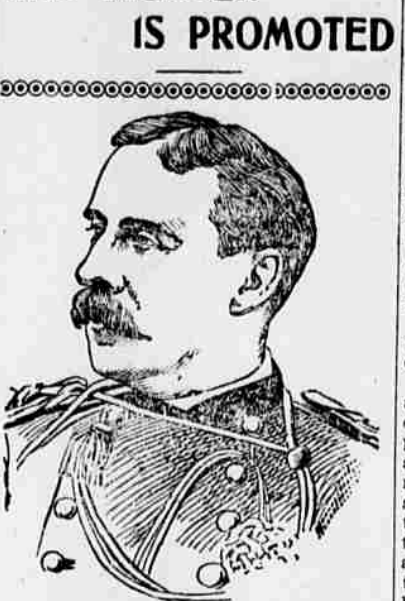
The watchword of the enlightened Chino-Hawaiian-American is "most favored nation" treatment of the empire of their ancestors at the hands of the United States of America.

## LET PEOPLE BUY BONDS MUST ASK TO RECEIVE

### Cooper and Kepoikai Opportunity Now To Go After Money.

Superintendent Cooper and Treasurer Kepoikai are going to Kauai next week. The head of the Public Works department will investigate needs of public improvements on the garden Isle. Mr. Kepoikai, in reply to a question regarding his errand, said: "I am going to keep Mr. Cooper company. It has been my desire for some time to visit the other islands when the Superintendent of Public Works went on his tours of investigation. My special object is to meet the leading men in different parts of the Territory and endeavor to interest them in the Territorial bonds."

### OLD FIGHTER IS PROMOTED



MAJOR GENERAL SUMNER.

WASHINGTON, D. C., July 17.—The following promotions and changes among the officers of highest rank in the army are announced today. Major General S. M. B. Young, who is the senior officer of the new general staff created by a late act of Congress, has been promoted to be Lieutenant General Nelson A. Miles who retires August 8. Brigadier General Leonard Wood to be Major General in place of Gen. Young, promoted. Brigadier General S. S. Sumner to be Major General in place of Major General W. G. Davis who is retired July 26.

### DUCKS PUMPED FULL OF AIR

A lady went around among the markets Saturday looking for ducks for her Sunday dinner. There were none to be had at the Metropolitan and its annexes, so she bought a couple of a Chinaman. They were beautifully dressed ducks, young but plump, and promised to show up well at the Sunday evening table. On her way home the lady showed them to a friend who remarked: "I think those ducks were blown up with a bicycle pump."

Sure enough. When the lady got home she punctured the ducks with a sharp knife and each of them collapsed like a pricked toy balloon. They became flat and bony, the mere ghosts of the plump ducks she had bought. How the duck had been drawn and then made to stand the strain of the air pump is an Oriental trade secret.

### U. S. Civil Service Examinations.

Examinations for positions in the Civil Service are scheduled as indicated below. For further information consult Mr. McCoy at the postoffice, or Mr. R. C. Stackable or Prof. A. B. Ingalls at the Custom House.

August 5.—Assistant chemist in the Geological Survey, at \$1200 per annum. August 5, 6, 7.—Electrical engineer and draftsman in the Supervising Architect's office, at \$1200 per annum. August 5, 6.—Architectural and structural draftsman in Quartermaster's Department at Large, St. Paul, Minn., at \$1200 per annum.

### Hadn't Gone to Honolulu.

SPOKANE, June 24.—Amanda De Lartigue is not guilty of murder. Such is the verdict returned by the jury at Pomeroy at noon today, after being out all night. Henry De Lartigue, a Pomeroy farmer, disappeared last September. His wife said he had gone to Honolulu. Last winter his body was found hid in a potato cellar near his home.

During the trial Mrs. De Lartigue confessed that she killed him September 23rd and hid his body. She claimed that he attacked her with a gun, and she hit him with an ax. Evidently the jury accepted this theory and she was acquitted.

A SCAR from a burn or scald is often dreaded more than the pain that is inflicted. Chamberlain's Pain Balm heals the injured part in less time than any other treatment and unless the injury is a severe one, no scar will be left. One application gives relief. Try it. All Dealers and Druggists sell it. Benson, Smith & Co., Ltd., Agents for Hawaii.

Opportunity has made its annual return for the Territorial Government and the leaders of progress in Hawaii to pull together for Federal appropriations to be expended in this Territory.

Secretary George R. Carter has received from the Treasury Department, Washington, estimate blanks for Federal appropriations covering expenditures within the Territory. Regarding this receipt, Secretary Carter said yesterday afternoon:

"Under the United States statutes the Secretary of the Treasury has to make up a book of estimates of appropriations for the benefit of Congress before it meets."

Here are the estimates for 1904, including for Hawaii the salaries of the Governor, the Secretary, the Chief Justice and Associate Justices of the Supreme Court, and the Circuit Court Judges; also of the clerk and reporter of the United States District Court.

"Secretary Cooper last year submitted an estimate of \$50,000 for expenses of the quarantine station of the Territory, also of \$25,000 for maintaining lighthouses on the islands. Congress did not appropriate these items, so far as I can ascertain from searching the index."

Mr. Carter showed one book of the estimates and another of the appropriations made thereupon by Congress. With regard to the quarantine station, that at Honolulu must derive its expenses from a lump sum of \$325,000 voted for all stations in the Union. Mr. Carter continued:

"The Secretary of the Treasury is at work now on the estimates for the coming session of Congress."

"I would like to receive suggestions as to whether I am expected to get estimates from any other Federal departments. Of course I do not expect any from the custom house, army or navy, or United States court. But I am just about to send these blanks to the Territorial courts. I also propose to put in a requisition for and submit an estimate of the cost of maintaining the lighthouses, with a list of lighthouses on the islands, besides an estimate of the amount of money necessary to refund the Territory for the care of lighthouses hitherto."

"I should be very glad indeed to have any suggestions from any of the commercial bodies or individuals for any other appropriate estimate that ought to be inserted."

The occasion would seem to be opportune for the commercial bodies to come together for the formulation of emphatic reminders to Congress of glowing promises of harbor improvements throughout the group which were made by Messrs. Cullum, Morgan and Hitt of the Hawaiian Commission that framed the Organic Act. They gave definite assurances of benefits in this regard to the people they addressed at Honolulu, Hilo, Kailua and Kahului.

### THE BIG NEW SISAL SCHEME

The Hawaiian Sisal Co. has been organized with a capital of \$250,000, and is soon to be incorporated. W. H. Pain is the treasurer and H. W. S. Edmunds is general manager and secretary. The company has leased 12,700 acres of land at Heela upon which it is expected to begin the cultivation of sisal. The leases are for from ten to thirty years, only the Heela lands of 2700 acres to be taken up at once.

The prospectus issued by the company speaks of the prospect of dredging the harbor at Heela to permit of shipments by sea, though the plantation will also be upon the lines of the railroad.

The company proposes to cultivate jute, hemp, ramie and abutition fibre as well as sisal. While waiting for the sisal to mature it is also proposed to cultivate cassava, tobacco, pineapples and castor oil beans. The company does not intend to erect expensive mills but will purchase cheap portable machines to be moved from place to place in the fields. The company is to issue stock at ten dollars per share to be one-quarter paid in upon application.

### Hawaiian Coffee In Demand.

Diversified agriculture finds a strong champion in the Makaha Coffee Co., owing about 700 acres of land at Wai-anae, Oahu. This company, when the coffee boom was on, planted 130,000 coffee trees which are now in fine bearing; and since then it has ventured in limes and pineapples. The limes are of such good promise that the company expects, next year to supply this market with them and have a surplus to export. Pineapples have been raised at a good profit, and now, owing to the reputation Hawaiian coffee is getting on the coast, there promises to be a high price for this product. Figures are already nearing the top notch.

For years our coffee was turned in with the glut from Central America and Java, and it is no secret that it was mixed with these brands and sold without its distinctive label. For some time past it has been advertised on its merits through firms in San Francisco, Chicago and New York, with the result that coffee drinkers ask for it and are ready to pay a fair price. Who knows but that this method of publicity will serve our territorial coffee interests as well as the special fame of the navel orange of California, the Indian river orange of Florida, the Blue Point oyster, the Cresta Blanca wine and the Vermont brand of maple sugar has served the producers of this merchandise.—Sidelights.